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15 Attorneys for THE PEOPLE OF THE STATE OF CALIFORNIA, ACTING BY AND  
 16 THROUGH THE DEPARTMENT OF TRANSPORTATION

17 **UNITED STATES DISTRICT COURT**  
 18 **NORTHERN DISTRICT OF CALIFORNIA**

19 CHELSEA, LLC, et. al. ) Case No. C07-5800-SC  
 20 Plaintiff, )  
 21 vs. ) **NOTICE OF RELATED CASE:**  
 22 REGAL STONE, LTD., et al, *in personam*, )  
 22 M/V COSCO BUSAN, their engines, )  
 23 tackle, equipment, appurtenances, )  
 23 freights, and cargo *in Rem*, )  
 24 Defendants. )  
 25 )  
 26 )  
 27 )  
 28 )

1 Pursuant to the order of the clerk of the court, and in accordance with Local  
2 Rule 3-12, the parties of this action, The People of the State of California, Acting by and  
3 through the Department of Transportation, and Regal Stone, Ltd., file this Notice  
4 specifying that the matters:

5 *The Continental Insurance Co. v. Regal Stone, Ltd. et al.*, 3:2008cv02052-SC

6 *U.S.A. v. Regal Stone, Ltd. et al.*, 3:2007cv06045-SC

7 *Chelsea, LLC v. Regal Stone, Ltd. et al.*, 3:2007cv05800-SC

8 *Shogren Living Trust et al. v. Regal Stone, Ltd. et al.*, 3:2007cv05926-SC

9 *United States of America v. John J. Cota*, 3:2008cr00160-SI,

10 may potentially constitute a related case to *The People of the State of California, Acting  
11 by and through the Department of Transportation v. Regal Stone, Ltd. et al.*, CV-08-2268-  
12 EMC (N.D. Cal.).

13 All actions arise from the November 7th oil spill involving the M/V COSCO  
14 BUSAN and include statutory causes of action as well as tort-based claims. The action  
15 filed by the People of the State of California includes a complaint in rem requesting  
16 damages resulting from the allision of the M/V COSCO BUSAN with the San-Francisco  
17 Bay Bridge. The State of California is seeking compensation for the necessary repair of  
18 the Bridge. The counter-claim filed by Regal Stone, Ltd. includes claims against the  
19 State of California relating to its breach of duties and negligent licensing of Pilot John  
20 Cota. The counter-claim also requests contribution, indemnity and setoff for any  
21 damages Regal Stone, Ltd. has or will pay.

22 **IT IS SO STIPULATED AND AGREED:**

1  
2 DATED: June 16, 2008  
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6

*mspruor*  
JOHN D. GIFFIN  
JOSEPH A. WALSH, II  
JOHN COX  
NICOLE S. BUSSI  
KEESAL, YOUNG & LOGAN  
ATTORNEYS FOR REGAL STONE, LTD.

7  
8 DATED: JUNE 16, 2008  
9  
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11

*Wm. David Sullivan*  
WM. DAVID SULLIVAN  
ATTORNEY FOR THE PEOPLE OF THE  
STATE OF CALIFORNIA, ACTING BY  
AND THROUGH THE DEPARTMENT OF  
TRANSPORTATION

12  
13 PURSUANT TO STIPULATION, IT IS SO ORDERED.  
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16 DATED: 6/19/08  
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**PROOF OF SERVICE**

I, the undersigned, hereby declare that I am over the age of eighteen years, and I am not a party to the within action. My business address is Four Embarcadero Center, Suite 1500, San Francisco, CA 94111, and my telephone number is (415) 398-6000.

On the date indicated below, I served a true copy of the following document(s):

**NOTICE OF RELATED CASE: STIPULATION THEREON**

- BY E-MAIL:** I also caused such document(s) to be served electronically on all parties via the United States District Court's Northern District ECF e-filing system.
- State:** Pursuant to California Rules of Court, Rule 201, I certify that all originals and service copies (including exhibits) of the papers referred to herein were produced and reproduced on paper purchased as recycled, as defined by Section 42202 of the Public Resources Code. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on June 16, 2008 at San Francisco, California.

/s/ Rina D. Horenian

Rina D. Horenian